H.B. 67, To Committee on Natural Resources.

H.B. 68, To Committee on State Affairs.

H.B. 78, To Committee on Criminal Justice.

H.B. 82, To Committee on State Affairs.

ADJOURNMENT

On motion of Senator Brooks, the Senate at 2:06 o'clock p.m. adjourned until 11:00 o'clock a.m. Monday, September 29, 1986.

APPENDIX

Sent to Governor (September 25, 1986)

S.B. 23 S.C.R. 7 S.C.R. 18

THIRTEENTH DAY

(Monday, September 29, 1986)

The Senate met at 11:00 o'clock a.m., pursuant to adjournment and was called to order by the President.

The roll was called and the following Senators were present: Anderson, Barrientos, Blake, Brooks, Brown, Caperton, Edwards, Farabee, Glasgow, Green, Harris, Henderson, Jones, Kothmann, Krier, Leedom, Lyon, McFarland, Mauzy, Montford, Parmer, Santiesteban, Sarpalius, Sharp, Sims, Traeger, Truan, Uribe, Washington, Whitmire.

Absent-excused: Parker.

A quorum was announced present.

Chief Jim Morris, Senate Doorkeeper, offered the invocation as follows:

Heavenly Father, this morning we pause to give thanks that ours is a life of choices and for this privilege we are grateful.

Our prayer this day is that You will guide these in the choices they make and each will know of and be blessed by Thy presence.

In Jesus' name we pray. Amen.

On motion of Senator Brooks and by unanimous consent, the reading of the Journal of the proceedings of yesterday was dispensed with and the Journal was approved.

LEAVE OF ABSENCE

Senator Parker was granted leave of absence for today on account of important business on motion of Senator Brooks.

BILLS AND RESOLUTIONS SIGNED

The President announced the signing in the presence of the Senate, after the caption had been read, the following enrolled bills and resolutions:

S.B. 13 S.B. 32 S.B. 44 S.C.R. 4 S.C.R. 19

REPORTS OF STANDING COMMITTEES

Senator Mauzy submitted the following report for the Committee on Jurisprudence:

H.C.R. 16 H.C.R. 14

Senator Edwards submitted the following report for the Committee on Nominations:

We, your Committee on Nominations, to which were referred the attached appointments, have had same under consideration, and report them back to the Senate for final consideration.

To be a Member of the TEXAS DIABETES COUNCIL: Linda Russell, Dallas County.

To be a Member of the TEXAS OPTOMETRY BOARD: Terry Brown, Ph.D., Dallas County.

To be a Member of the RADIATION ADVISORY BOARD: Jack Stewart Krohmer, Ph.D., Williamson County.

To be a Member of the PILOT COMMISSION FOR THE SABINE BAR, PASS AND TRIBUTARIES: Lanny Clyde Haynes, Orange County.

To be a Member of the BOARD OF DIRECTORS, TEXAS WORLD TRADE DEVELOPMENT AUTHORITY: Charles E. Selecman, Travis County.

To be JUSTICE, 5TH COURT OF APPEALS: Larry Mitchell, Dallas County.

To be JUDGE, 340TH JUDICIAL DISTRICT, TOM GREEN COUNTY: Randol L. Stout, Tom Green County.

To be JUDGE, 110TH JUDICIAL DISTRICT, BRISCOE, DICKENS, FLOYD AND MOTLEY COUNTIES: David C. Cave, Dickens County.

GUEST PRESENTED

Senator Brooks was recognized and introduced Dr. P. J. Mock, Jr. of La Porte, Capitol Physician for the Day.

The Senate welcomed Dr. Mock and expressed their appreciation for his service.

SENATE RESOLUTION 67

Senator Edwards offered the following resolution:

WHEREAS, With the passing of the 69th Legislature, 3rd Called Session, several longstanding friends of teachers and public education will be leaving the Senate; and

WHEREAS, Significant improvements have been made in public education, such as increased funding for schools, greater equity among school districts, and increased compensation and benefits for school employees and retirees, in part, because of the efforts of these Senators; and

WHEREAS, Senator Ed Howard has had a distinguished career and will be remembered for his leadership in creating the retiree health insurance bill; and WHEREAS, Senator Glenn Kothmann has had a distinguished career and will be recalled as one of the strongest supporters of public education legislation; and

WHEREAS, Senator Oscar Mauzy has had a distinguished career and will long be appreciated as a leader and bill sponsor for teacher concerns, including salary increases, sick leave, and teachers' rights; and

WHEREAS, Senator John Sharp has had a distinguished career and will be recalled as a staunch supporter of public schools; and

WHEREAS, Senator John Traeger has had a distinguished career and will be recalled as a defender of the Teacher Retirement System and a pioneer in the as yet unfulfilled goal of providing adequate health care to both active and retired educators; and

WHEREAS, Each of these Senators leaves a legacy of support for public education and a concern and compassion for students and teachers; now, therefore, be it

RESOLVED, That the Senate of the State of Texas, 69th Legislature, 3rd Called Session, join the Texas State Teachers Association and other supporters of public education in recognizing and honoring these Senators for their commitment and leadership in improving public education in Texas.

PARMER EDWARDS MONTFORD

The resolution was read.

On motion of Senator Brooks and by unanimous consent, the names of the Lieutenant Governor and Senators were added to the resolution as signers thereof.

On motion of Senator Edwards and by unanimous consent, the resolution was considered immediately and was adopted viva voce vote.

HOUSE RESOLUTION ON FIRST READING

The following resolution received from the House was read the first time and referred to the Committee indicated:

H.C.R. 17, To Committee on State Affairs.

SENATE RULE 74a SUSPENDED

On motion of Senator Edwards and by unanimous consent, Senate Rule 74a was suspended as it relates to the House amendment to S.B. 4.

SENATE BILL 4 WITH HOUSE AMENDMENT

Senator Edwards called S.B. 4 from the President's table for consideration of the House amendment to the bill.

The President laid the bill and the House amendment before the Senate.

Committee Amendment No. 1 - Hackney

Substitute the following for S.B. 4:

A BILL TO BE ENTITLED AN ACT

relating to primaries, other elections, political party conventions, the selection of delegates to national presidential nominating conventions, procedures related to candidacy for public office, and dates and periods relevant to the electoral process.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. Section 41.007, Election Code, is amended to read as follows:

Sec. 41.007. PRIMARY ELECTIONS. (a) The general primary election date is the second Tuesday [first Saturday] in March [May] in each even-numbered year.

(b) The runoff primary election date is the second Tuesday [first Saturday] in

April [June] following the general primary election.

(c) The presidential primary election date is the second Tuesday in March in each presidential election year.

(d) [(c)] No other election may be held on the date of a [general or runoff]

primary election.

SECTION 2. Section 1.005, Election Code, is amended by amending Subdivision (14) and by adding Subdivision (24) to read as follows:

(14) "Primary election" means an election held by a political party under Chapter 172 to select its nominees for public office, and, unless the context

indicates otherwise, the term includes a presidential primary election.

- (24) "Presidential primary election" means an election held under Subchapter A, Chapter 191, at which a political party's voters are given an opportunity to express their preferences for the party's presidential candidates, or for an "uncommitted" status if provided by party rule, for the purpose of determining the allocation of the party's delegates from this state to the party's national presidential nominating convention.
- SECTION 3. Section 14.001, Election Code, is amended to read as follows: Sec. 14.001. RENEWAL REGISTRATION CERTIFICATE. (a) On or after November 15 but before December 6 [During the first 15 days] of each odd-numbered [even-numbered] year, the registrar shall issue a voter registration certificate to each voter in the county whose registration is effective on the preceding November 14 [December 31].
- (b) In this code, "renewal certificate" means a registration certificate issued under this section.
- (c) A renewal certificate is valid for two years beginning on March 1 following its issuance [of the year in which it is issued].
- (d) At the time the registrar issues an initial certificate for a voter whose registration will be effective after November 14 [December 31] of an odd-numbered year and before March 1 of the following year, the registrar shall also issue the voter a renewal certificate.

SECTION 4. Section 14.021(c), Election Code, is amended to read as follows:

(c) The registrar shall retain the list for two years after the last day of each [January] mailing of renewal certificates.

SECTION 5. Section 14.025(a), Election Code, is amended to read as follows:

(a) Before March 1 [8] of each even-numbered year, the registrar shall deliver a copy of the list of returned certificates to the secretary of state in the form prescribed by the secretary.

SECTION 6. Section 18.042(a), Election Code, is amended to read as follows:

(a) The registrar shall file the annual registration statement with the secretary of state not later than March 1 [8].

SECTION 7. Section 41.001(a), Election Code, is amended to read as follows:

- (a) Except as otherwise provided by this subchapter, each general or special election in this state shall be held on one of the following dates:
 - (1) the third Saturday in January;
 - (2) the third [first] Saturday in May [April];
 - (3) the second Saturday in August; or
 - (4) the first Tuesday after the first Monday in November.

SECTION 8. Section 163.004(a), Election Code, is amended to read as follows:

(a) A political party's rules, including amendments to rules, governing or affecting its general or runoff primary elections, conventions held under this code, or nominees may be adopted only by:

(1) a state convention; or

(2) the state executive committee as a temporary rule, if adoption before the next state convention is necessary.

SECTION 9. Section 172.021, Election Code, is amended by amending Subsection (c) and adding Subsection (d) to read as follows:

- (c) An application filed by mail [with the county chairman] is considered filed at the time of its receipt.
- (d) The circulation of a petition to be filed under this subchapter in connection with a candidate's application for a place on the ballot does not constitute candidacy or an announcement of candidacy for purposes of the automatic resignation provisions of Article XVI, Section 65, or Article XI, Section 11, of the Texas Constitution.

SECTION 10. Section 172.023(a), Election Code, is amended to read as follows:

(a) An application for a place on the general primary election ballot must be filed not later than 6 p.m. on <u>January 2</u> [the first Monday] in [February of] the primary election year unless the filing deadline is extended under Subchapter C.

SECTION 11. Section 172.028(b), Election Code, is amended to read as follows:

(b) Not later than the 57th day before general [second Wednesday in March of the] primary election day [year], the state chairman shall deliver the certification to the county chairman in each county in which the candidate's name is to appear on the ballot.

SECTION 12. Section 172.052(a), Election Code, is amended to read as follows:

(a) A candidate for nomination may not withdraw from the general primary election after the 62nd [65th] day before general primary election day.

SECTION 13. Subsections (a) and (b), Section 172.054, Election Code, are amended to read as follows:

- (a) The deadline for filing an application for a place on the general primary election ballot is extended as provided by this section if a candidate who has made an application that complies with the applicable requirements:
- (1) dies on or after the fifth day before the date of the regular filing deadline and on or before the 62nd [65th] day before general primary election day;
- (2) holds the office for which his application was made and withdraws or is declared ineligible on or after the date of the regular filing deadline and on or before the 62nd; [65th] day before general primary election day; or
- (3) withdraws or is declared ineligible during the period prescribed by Subdivision (2), and at the time of the withdrawal or declaration of ineligibility no other candidate has made an application that complies with the applicable requirements for the office sought by the withdrawn or ineligible candidate.
- (b) An application for an office sought by a withdrawn, deceased, or ineligible candidate must be filed not later than [6 p.m. of the 15th day after the date of the withdrawal, death, or declaration of ineligibility, as applicable, or] 6 p.m. of the 60th day before general primary election day[, whichever is earlier]. An application filed by mail with the state chairman is not timely if received later than 5 p.m. of the 60th day before general primary election day.

SECTION 14. Section 172.055(c), Election Code, is amended to read as follows:

- (c) Not later than 24 [48] hours after the candidate withdraws or is declared ineligible or after the authority preparing the notice learns of the candidate's death, as applicable, the authority shall deliver a copy of the notice to:
- (1) at least one daily newspaper published in the county or, if none, at least one weekly newspaper published there, if any, for a notice prepared by the county chairman;

(2) at least three daily newspapers that regularly maintain a news representative at the State Capitol, for a notice applicable to a statewide office; or

(3) at least one daily newspaper published in each county wholly or partly situated in the district or, if none, at least one weekly newspaper published there, if any, for a notice prepared by the state chairman for a district office.

SECTION 15. Section 172.057, Election Code, is amended to read as follows: Sec. 172.057. WITHDRAWN, DECEASED, OR INELIGIBLE CANDIDATE'S NAME OMITTED FROM GENERAL PRIMARY BALLOT. A candidate's name shall be omitted from the general primary election ballot if the candidate withdraws, dies, or is declared ineligible on or before the 62nd [65th] day before general primary election day.

SECTION 16. Section 172.058(a), Election Code, is amended to read as follows:

(a) If a candidate who has made an application for a place on the general primary election ballot that complies with the applicable requirements dies or is declared ineligible after the 62nd [65th] day before general primary election day, the candidate's name shall be placed on the ballot.

SECTION 17. Section 172.082, Election Code, is amended by amending Subsection (c) and adding Subsection (e) to read as follows:

- (c) The drawing shall be conducted at the county seat <u>not later than the 53rd</u> day before general [on the third Monday in March of the] primary election day [year].
- (e) The county chairman shall post notice of the date, hour, and place of the drawing for at least 24 consecutive hours immediately before the drawing begins. The notice shall be posted on the bulletin board used for posting notice of meetings of the commissioners court.

SECTION 18. Section 172.116(b), Election Code, is amended to read as follows:

(b) The committee shall convene to conduct the local canvass at the county seat on the first <u>Friday</u> [Tuesday] after election day at the hour specified by the county chairman.

SECTION 19. Section 172.120(b), Election Code, is amended to read as follows:

(b) The state executive committee shall convene to conduct the state canvass for the general primary election on the second <u>Saturday</u> [Thursday] after general primary election day. Not later than the second <u>Saturday</u> after runoff primary election day, the committee shall convene at the call of the state chairman to conduct the state canvass of the runoff primary election.

SECTION 20. Section 173.010, Election Code, is amended to read as follows: Sec. 173.010. FURNISHING RULES. During November preceding [January of] each primary election year, the secretary of state shall deliver to the state chairman and each county chairman of each political party holding a primary election a current set of the rules adopted under this subchapter. If a rule or amendment of a rule is adopted after delivery of the set, the secretary shall deliver a copy of the rule or amendment not later than the 10th day after the date of its adoption.

SECTION 21. Section 174.022(b), Election Code, is amended to read as follows:

(b) Not later than the <u>date</u> [third Monday in March] of the <u>regular drawing</u> for <u>position on the general</u> primary election <u>ballot</u> [year], the county executive committee shall set the hour and place for convening each precinct convention for the precincts served by the committee. If the county executive committee fails to do so, the county chairman shall set the hour and place.

SECTION 22. Section 174.092(b), Election Code, is amended to read as follows:

(b) Not later than the date the state chairman delivers to the county chairmen the certification of names for placement on the general primary election ballot [second Wednesday in March of the convention year], the state executive committee shall set the date, hour, and place for convening the state convention.

SECTION 23. Section 181.033(a), Election Code, is amended to read as follows:

(a) Except as provided by Subsection (b), an application for nomination by a convention must be filed not later than 5 p.m. on <u>January 2</u> [the first Monday in February] preceding the convention.

SECTION 24. Subsections (b) and (c), Section 181.061, Election Code, are amended to read as follows:

- (b) A party nominating by convention must make its nominations for offices of districts situated in more than one county at district conventions held on the second [third] Saturday after the second Tuesday in March [May]. A district convention consists of delegates selected at the county conventions held under Subsection (c).
- (c) A party nominating by convention must make its nominations for county and precinct offices and for offices of districts not situated in more than one county at county conventions held on the <u>first</u> [second] Saturday <u>after the second Tuesday</u> in <u>March</u> [May]. A county convention consists of delegates selected at precinct conventions held on the <u>second Tuesday</u> [first Saturday] in <u>March</u> [May] in the regular county election precincts.

SECTION 25. Section 182.005, Election Code, is amended to read as follows: Sec. 182.005. NOMINATIONS MADE BY COUNTY CONVENTION. A political party must make its nominations under this chapter at a county convention held on the first [second] Saturday after the second Tuesday in March [May] of the election year. The convention consists of delegates selected at precinct conventions held on the second Tuesday [first Saturday] in March [May] in the regular county election precincts.

SECTION 26. Chapter 191, Election Code, is amended to read as follows: CHAPTER 191. SELECTION OF DELEGATES TO NATIONAL NOMINATING CONVENTION

SUBCHAPTER A. PRESIDENTIAL PRIMARY ELECTION

Sec. 191.001. PARTIES REQUIRED TO HOLD PRESIDENTIAL PRIMARY ELECTION. To be entitled to have its nominees for president and vice-president of the United States placed on the general election ballot in a particular presidential election year, a political party must hold a presidential primary election in this state if:

(1) in the presidential election year, the party is required by this code to nominate its candidates for state and county offices by primary election;

(2) a presidential primary election is authorized under national party rules; and

(3) before January 1 of the presidential election year, the national party has determined that it will hold a national presidential nominating convention that year.

Sec. 191.002. QUALIFYING FOR PLACE ON BALLOT. (a) Candidates qualify to have their names placed on the presidential primary election ballot in the manner provided by party rule, subject to this section.

(b) If party rules provide for the filing of applications or signature petitions to qualify candidates for a place on the ballot, the filing deadline may not be later than the regular filing deadline for candidates in the general primary election. A signature on a candidate's petition is not valid unless it is that of a registered voter and is accompanied by the signer's residence address, including county, and voter registration number.

(c) A person may not sign petitions supporting more than one presidential candidate in the same primary, and, if a person does so, the person's signature is void as to all petitions he signs.

Sec. 191.003. NOTICE OF CANDIDATES TO SECRETARY OF STATE. The state chairman of each political party holding a presidential primary election shall certify the name of each presidential candidate who qualifies for a place on the presidential primary election ballot and deliver the certification to the secretary of state not later than the 57th day before presidential primary election day.

Sec. 191.004. PRESIDENTIAL PRIMARY BALLOT. (a) A single ballot shall be used for the presidential primary election and general primary election. The secretary of state shall prescribe the form of the ballot, which must accommodate the regular form for the general primary election to the extent practicable.

- (b) The names of the presidential candidates shall be printed as the first race on the ballot under the heading "Preference For Presidential Nominee" followed by the instruction, "You may vote for one presidential candidate whose name appears on the ballot by placing an 'X' in the square beside the candidate's name." If party rules provide for voting for an uncommitted status, the instruction shall read, "You may vote for one presidential candidate whose name appears on the ballot by placing an 'X' in the square beside the candidate's name or you may vote as uncommitted by placing an 'X' in the square beside 'Uncommitted.' Make only one choice." The instruction shall be changed as appropriate to accommodate the form of a voting system ballot.
- (c) A drawing to determine the order in which the presidential candidates' names are printed on the ballot in the county shall be conducted in conjunction with the regular drawing for position on the general primary election ballot. "Uncommitted" shall be printed on the ballot following the candidates' names, if applicable.

Sec. 191.005. PROCEDURES FOR CONDUCT OF PRESIDENTIAL PRIMARY GENERALLY. (a) The presidential primary election shall be held in conjunction with the party's general primary election.

(b) Except as otherwise provided by this subchapter, the presidential primary election shall be conducted and the results canvassed, tabulated, and reported in accordance with the procedures prescribed by this code in relation to the general primary election to the extent those procedures can be made applicable.

(c) The secretary of state shall prescribe any additional procedures necessary for the orderly and proper administration of the presidential primary election.

Sec. 191.006. FINANCING PRESIDENTIAL PRIMARY. (a) Subject to legislative appropriation, state funds may be spent to pay expenses incurred by the secretary of state or by a political party in connection with a presidential primary election.

(b) The provisions of this code relating to state financing of a general primary election govern a presidential primary election to the extent those provisions can be made applicable.

(c) The secretary of state shall adopt rules, consistent with this subchapter, that are necessary for the fair and efficient financing of presidential primary elections with state funds.

Sec. 191.007. ALLOCATION OF DELEGATES. Each political party holding a presidential primary election shall adopt a rule for allocating delegates based on the results of the presidential primary election. At least 75 percent of the total number of delegates who are to represent this state at the party's national presidential nominating convention, excluding delegates allocated among party and elected officials, shall be allocated in accordance with the rule among one or more of the candidates whose names appear on the presidential primary election ballot and, if applicable, the uncommitted status.

Sec. 191.008. IMPLEMENTATION BY PARTY. (a) The state executive committee of each political party holding a presidential primary election shall adopt the rules necessary to implement this subchapter unless the rules already exist.

(b) The rules may not be inconsistent with this subchapter or with rules adopted by the secretary of state under this subchapter.

(c) A rule is enforceable by writ of mandamus in the same manner as if the rule were a statute.

(d) For a political party to be entitled to have its nominees for president and vice-president of the United States placed on the general election ballot in an election year in which the party is holding a presidential primary election, the rules adopted under this section or the rules already in existence must be filed with the secretary of state not later than January 5 of the presidential election year. The secretary of state may extend this deadline for good cause.

(e) Before presidential primary election day, the secretary of state shall notify the authority responsible for having the official general election ballot prepared in each county of each political party that failed to file a rule as provided by Subsection (d) and shall order those authorities to omit the party's nominees for president and

vice-president of the United States from the general election ballot.

(f) The rules may be amended at any time by the state executive committee, but an amendment adopted in a presidential election year after the rules are filed with the secretary of state under Subsection (d) may not take effect until after the presidential election year if the rule affects the selection of delegates to the national presidential nominating convention.

[Sections 191.009-191.030 reserved for expansion] SUBCHAPTER B. STATE CONVENTION

Sec. 191.031 [191.001]. PARTY HOLDING PRIMARY ELECTION. (a) If a political party holding a primary election in a presidential election year desires to send delegates to a national presidential nominating convention of the party, the party shall select the delegates at a state convention convened on any day in June of the presidential election year. Before the date of the party's precinct conventions held under Chapter 174, the party's state executive committee shall choose the date, hour, and place for the state convention.

(b) The state convention shall consist of delegates selected at the party's county and senatorial district conventions held under Chapter 174.

- (c) Before the date of the party's precinct conventions, the party's state chairman shall deliver written notice of the date, hour, and place for the state convention to:
 - (1) the secretary of state;

the party.

(2) each county chairman of the party; and

(3) the temporary chairman of each senatorial district convention of

Sec. 191.032 [191.002]. PARTY NOT HOLDING PRIMARY ELECTION. If a political party not holding a primary election in a presidential election year desires to send delegates to a national presidential nominating convention of the party, the party shall select the delegates at the state convention at which the party is authorized by this code to make nominations for state offices.

SECTION 27. Section 192.032, Election Code, is amended by amending Subsections (c), (f), and (g) and by adding Subsection (h) to read as follows:

(c) The application must be filed with the secretary of state not later than the second Monday in May [July] of the presidential election year.

(f) The following statement must appear at the top of each page of the petition: "I did not vote this year in a presidential [the general] primary election [of a political party that is holding a national presidential nominating convention this year]."

(g) A signature on the petition is invalid if the signer:

(1) signs the petition on or before the date of the presidential

[general] primary election in [day of] the presidential election year; or

(2) voted in a presidential [the general] primary election [of a political party that is holding a national presidential nominating convention] during the presidential election year.

(h) A candidate in a presidential primary election is ineligible to be an independent candidate for president or vice-president of the United States in the succeeding general election.

SECTION 28. Section 202.004(a), Election Code, is amended to read as follows:

- (a) A political party's nominee for an unexpired term must be nominated by primary election if:
- (1) the political party is making nominations by primary election for the general election in which the vacancy is to be filled; and
- (2) the vacancy occurs on or before the 62nd [65th] day before general primary election day.

SECTION 29. Section 202.006(a), Election Code, is amended to read as follows:

- (a) A political party's state, district, county, or precinct executive committee, as appropriate for the particular office, may nominate a candidate for the unexpired term if:
- (1) in the case of a party holding a primary election, the vacancy occurs after the 62nd [65th] day before general primary election day; or
- (2) in the case of a party nominating by convention, the vacancy occurs after the fourth day before the date the convention having the power to make a nomination for the office convenes.

SECTION 30. Sections 204.003 and 204.005, Election Code, are amended to read as follows:

Sec. 204.003. VACANCY FILLED AT GENERAL ELECTION. If a vacancy occurs on or after January 1 of an even-numbered year and on or before the 62nd [65th] day before general primary election day, the remainder of the unexpired term shall be filled at the next general election for state and county officers.

- Sec. 204.005. VACANCY FILLED AT SPECIAL ELECTION. If a vacancy occurs during an odd-numbered year or after the 62nd [65th] day before general primary election day in an even-numbered year, the remainder of the unexpired term shall be filled by a special election in the same manner as provided by Chapter 203 for the legislature, except that:
- (1) the minimum number of signatures that must appear on a petition accompanying a candidate's application for a place on the ballot is 5,000; and
 - (2) Section 203.013 does not apply.

SECTION 31. Chapter 212, Election Code, is amended by adding Section 212.0231 to read as follows:

Sec. 212.0231. OBTAINING INITIAL RECOUNT IN PRESIDENTIAL PRIMARY ELECTION. In a presidential primary election, a candidate in the election, or any 25 or more persons who were eligible to vote in the election acting jointly on behalf of an uncommitted delegation, may obtain an initial recount in the election if:

(1) the difference in the number of votes received by the candidate or uncommitted status and any candidate or uncommitted status shown by the election returns to be entitled to delegate representation at the political party's national presidential nominating convention is less than 10 percent of the number of votes received by the latter candidate or the uncommitted status; or

(2) the secretary of state certifies that counting errors affecting the election occurred in one or more election precincts in which paper ballots were used, as provided by Section 212.034.

SECTION 32. Sections 211.003 and 212.032, Election Code, are amended to read as follows:

- Sec. 211.003. CHANGE IN OUTCOME OF ELECTION. In this title, a change in the outcome of an election occurs if, as a result of a recount in the precincts included in a recount document:
- (1) a candidate who was shown by the previous vote count to be nominated, elected, or entitled to a place on a runoff ballot or to be tied for nomination, election, or entitlement to a place on a runoff ballot loses that status;
- (2) in a presidential general election, the presidential candidate who was shown by the previous vote count to have received the most votes in this state loses that status; [or]
- (3) in an election on a measure, the winning side becomes the losing side; or
- (4) in a presidential primary election, entitlement to delegate representation at the political party's national presidential nominating convention on behalf of a candidate or an uncommitted delegation is changed.

Sec. 212.032. NOTICE OF APPROVAL TO OTHERS INVOLVED IN ELECTION. After approving a recount petition, the recount coordinator shall promptly notify the following persons of the petition's approval:

- (1) if the recount involves an election for nomination or election to an office, each opposing candidate;
- (2) if the recount involves an election for presidential electors, the presidential candidate who is shown by the election returns to have received the most votes; [or]
 - (3) if the recount involves a measure:
- (A) the campaign treasurer of each specific-purpose political committee involved in the election on the side opposite the side that the petitioner represents; or
- (B) a person eligible to vote in the election, selected by the recount coordinator as an appropriate representative of the interests of the opposite side, if no specific-purpose committee was involved in the election; or

(4) if the recount involves a presidential primary election:

(A) each opposing candidate; and

(B) a registered voter selected by the recount coordinator as an appropriate representative of the interests of the uncommitted delegation, if an uncommitted delegation is entitled to delegate representation.

SECTION 33. Section 212.034(c), Election Code, is amended to read as follows:

(c) Any opposing candidate or any person listed in Section 212.023(b), 212.0231, or 212.024(b), as appropriate, is entitled to submit to the secretary of state an affidavit contradicting statements made in an affidavit submitted by the petitioner. A contradicting affidavit must be received by the secretary of state not later than the third day after the date the copy of the recount petition and each affidavit is received by the secretary.

SECTION 34. Section 212.035(a), Election Code, is amended to read as follows:

(a) If a petition is approved for a partial recount in election precincts in which paper ballots were used, any opposing candidate or any person listed in Section 212.023(b), 212.0231, or 212.024(b), as appropriate, may have the remaining election precincts in which paper ballots were used included in the initial recount by submitting an application for including the precincts to the recount coordinator.

SECTION 35. Sections 212.053 and 221.001, Election Code, are amended to read as follows:

- Sec. 212.053. OBTAINING SUPPLEMENTARY RECOUNT. (a) A person who was not entitled to obtain an initial recount on the grounds prescribed by Section 212.022(1) or (2), 212.0231(1), or 212.024(a)(1) may obtain a supplementary recount if the partial recount included less than 50 percent of the total vote received by all candidates in the race or for the measure, as applicable, as shown by the original election returns, and as a result of the partial recount those grounds are satisfied.
- (b) A person who was not entitled to obtain an initial recount on the grounds prescribed by Section 212.022(1) or (2), 212.0231(1), or 212.024(a)(1) may obtain a supplementary recount if the partial recount included 50 percent or more but less than 75 percent of the total vote received by all candidates in the race or for the measure, as applicable, as shown by the original election returns, and as a result of the partial recount those grounds are satisfied, except that the percentage factor is two percent rather than 10 percent.
- Sec. 221.001. APPLICABILITY OF TITLE. This title does not apply to:

 (1) a general or special election for the office of United States senator or United States representative; [or]
 - (2) an election on a measure that is for advisory purposes only; or

(3) a presidential primary election.

SECTION 36. Section 251.001(1), Election Code, is amended to read as

follows:

- (1) "Candidate" is defined as any person who has knowingly and willingly taken affirmative action for the purpose of seeking nomination or election to any public office which is required by law to be determined by an election. Some examples of affirmative action are:
 - (A) Filing of application for a position on a ballot.
 - (B) Filing of application for nomination by a

convention.

- (C) Independent candidate's declaration of intent.
- (D) Public announcement of a definite intent to run for office at a particular election, either with or without designating the specific office

to be sought.

(E) Statement of definite intent and solicitation of

- (E) Statement of definite intent and solicitation of support through letters or other modes of communication, prior to a public announcement.
- (F) Solicitation of or acceptance of a contribution for use in a future election.
- (G) Seeking the nomination of an executive committee of a political party to fill a vacancy.
- (H) Filing of a designation of a campaign treasurer. The filing of a designation of a campaign treasurer does not constitute candidacy or an announcement of candidacy for purposes of the automatic resignation provisions of Article XVI, Section 65, or Article XI, Section 11, of the Texas Constitution.

SECTION 37. (a) A political subdivision that before the effective date of this Act was required to hold its general election of officers on the first Saturday in April shall hold the general election on the third Saturday in May in accordance with Section 41.001(a), Election Code, as amended by this Act, unless the governing body of the political subdivision chooses a different date under Section 41.005(c), Election Code. However, if the governing body wishes to choose the third Saturday in January as the new election date, Subdivision (2) of Section 41.005(c) does not apply to the change, but the governing body must change the date not later than September 10, 1987.

(b) Sections 41.005(d) and 41.006, Election Code, apply to the change in election dates.

SECTION 38. This Act takes effect September 1, 1987.

SECTION 39. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended.

The amendment was read.

(Senator Brooks in Chair)

Senator Edwards moved to concur in the House amendment.

The motion prevailed viva voce vote.

RECORD OF VOTES

Senators Brooks and Mauzy asked to be recorded as voting "Nay" on the motion to concur in the House amendment.

SENATE RULE 74a SUSPENDED

On motion of Senator Farabee and by unanimous consent, Senate Rule 74a was suspended as it relates to the House amendment to S.B. 9.

SENATE BILL 9 WITH HOUSE AMENDMENT

Senator Farabee called S.B. 9 from the President's table for consideration of the House amendment to the bill.

The Presiding Officer laid the bill and the House amendment before the Senate.

Floor Amendment - Madla

Amend S.B. 9, page 1, line 23 by substituting "barber and cosmetology services" for "personal needs".

The amendment was read.

(President in Chair)

Senator Farabee moved to concur in the House amendment.

The motion prevailed viva voce vote.

NOTICE OF CONSIDERATION OF NOMINATIONS

Senator Edwards gave notice that he would tomorrow at the conclusion of Morning Call submit to the Senate for consideration nominations to agencies, boards and commissions of the State.

HOUSE BILL 59 ON SECOND READING

On motion of Senator Sharp and by unanimous consent, the regular order of business was suspended to take up for consideration at this time on its second reading and passage to third reading:

H.B. 59, Relating to certain exemptions from cancellation of water rights.

The bill was read second time and was passed to third reading viva voce vote.

HOUSE BILL 59 ON THIRD READING

Senator Sharp moved that the Constitutional Rule and Senate Rule 68 requiring bills to be read on three several days be suspended and that **H.B.** 59 be placed on its third reading and final passage.

The motion prevailed by the following yote: Yeas 29, Nays 1.

Nays: Washington.

Absent-excused: Parker.

The bill was read third time and was passed by the following vote: Yeas 30, Nays 0.

Absent-excused: Parker.

SENATE RULE 103 SUSPENDED

On motion of Senator Jones and by unanimous consent, Senate-Rule 103 was suspended in order that the Committee on Finance might consider **H.B.** 38 today at 3:00 o'clock p.m.

HOUSE BILL 63 REREFERRED

On motion of Senator Caperton and by unanimous consent, H.B. 63 was withdrawn from the Committee on Jurisprudence and rereferred to the Committee on Education.

SENATE RULE 103 SUSPENDED

On motion of Senator Caperton and by unanimous consent, Senate Rule 103 was suspended in order that the Committee on Criminal Justice might consider H.B. 78 today upon recess of this morning's session.

SENATE RULE 103 SUSPENDED

On motion of Senator Santiesteban and by unanimous consent, Senate Rule 103 was suspended in order that the Committee on Natural Resources might consider H.B. 67 today upon recess of this morning's session.

SENATE RULE 103 SUSPENDED

On motion of Senator Truan and by unanimous consent, Senate Rule 103 was suspended in order that the Committee on Education might consider **H.B.** 63 today at 2:00 o'clock p.m.

SENATE RULE 103 SUSPENDED

On motion of Senator Farabee and by unanimous consent, Senate Rule 103 was suspended in order that the Committee on State Affairs might consider the following bills and resolutions today at 1:30 o'clock p.m.:

H.B. 43 H.B. 41 S.B. 42

H.C.R. 2

H.B. 82

H.C.R. 17

BILL AND RESOLUTIONS SIGNED

The President announced the signing in the presence of the Senate, after the caption had been read, the following enrolled bill and resolutions:

H.B. 5	H.C.R. 20
H.C.R. 3	H.C.R. 21
H.C.R. 6	H.C.R. 22
H.C.R. 8	H.C.R. 23
H.C.R. 9	H.C.R. 26
H.C.R. 19	

RECESS

On motion of Senator Brooks, the Senate at 11:32 o'clock a.m. took recess until 5:30 o'clock p.m. today.

AFTER RECESS

The Senate met at 5:30 o'clock p.m. and was called to order by the President.

MESSAGE FROM THE HOUSE

House Chamber September 29, 1986

HONORABLE W. P. HOBBY PRESIDENT OF THE SENATE

SIR: I am directed by the House to inform the Senate that the House has passed the following:

- H.C.R. 31, Declaring November, 1986, to be Alzheimer's Disease Awareness Month.
 - H.B. 81, Relating to the national maximum speed limits.
 - S.C.R. 17, Regarding community education in public schools.
- S.B. 5, Relating to the issuance of tax and revenue anticipation notes of the State of Texas and the use of the proceeds. (As substituted)
- S.B. 29, Relating to the transfer of tax credits allowed on the sale of gasohol. (As substituted)
- S.B. 43, Relating to the definition of "agency" in The Interagency Cooperation Act.

Respectfully,

BETTY MURRAY, Chief Clerk House of Representatives

CO-AUTHOR OF SENATE BILL 40

On motion of Senator Lyon and by unanimous consent, Senator Anderson will be shown as Co-author of S.B. 40.

CO-AUTHOR OF SENATE BILL 41

On motion of Senator Lyon and by unanimous consent, Senator Anderson will be shown as Co-author of S.B. 41.

REPORTS OF STANDING COMMITTEES

By unanimous consent, Senator Caperton submitted the following report for the Committee on Criminal Justice:

H.B. 78

By unanimous consent, Senator Santiesteban submitted the following report for the Committee on Natural Resources:

H.B. 67

H.B. 46

By unanimous consent, Senator Farabee submitted the following report for the Committee on State Affairs:

H.C.R. 2

H.C.R. 17

H.B. 41

H.B. 43

C.S.H.B. 82

By unanimous consent, Senator Truan, Acting Chairman, submitted the following report for the Committee on Education:

H.B. 63

By unanimous consent, Senator Jones submitted the following report for the Committee on Finance:

H.B. 38

H.B. 79

PROCLAMATIONS FROM THE GOVERNOR

The President laid before the Senate the following Proclamations from the Governor:

P R O C L A M A T I O N BY THE GOVERNOR OF THE STATE OF TEXAS

TO ALL TO WHOM THESE PRESENTS SHALL COME:

Under the provisions of Article III, Section 40 of the Texas Constitution, I, Mark White, Governor of Texas, do hereby add to the call of this Third Called Session of the 69th Legislature, now convened, the following:

Legislation relating to the examination, approval, and registration of certain bonds, proceedings, contracts, and instruments.

The Secretary of State will take notice of this action and will notify the members of the Legislature.

Done at Austin, Texas, this 27th day of September, 1986, under the Seal of this State properly attested by the Secretary of State.

/s/Mark White Governor of Texas

/s/Myra A. McDaniel Secretary of State

The Proclamation was read and was filed with the Secretary of the Senate.

P R O C L A M A T I O N BY THE GOVERNOR OF THE STATE OF TEXAS

TO ALL TO WHOM THESE PRESENTS SHALL COME:

Under the provisions of Article III, Section 40 of the Texas Constitution, I, Mark White, Governor of Texas, do hereby add to the call of this Third Called Session of the 69th Legislature, now convened, the following:

Legislation relating to the salaries for certain Texas Department of Corrections employees who have had their positions reclassified.

The Secretary of State will take notice of this action and will notify the members of the Legislature.

Done at Austin, Texas, this 27th day of September, 1986, under the Seal of this State properly attested by the Secretary of State.

/s/Mark White Governor of Texas

/s/Myra A. McDaniel Secretary of State

The Proclamation was read and was filed with the Secretary of the Senate.

PROCLAMATION BY THE GOVERNOR OF THE STATE OF TEXAS

TO ALL TO WHOM THESE PRESENTS SHALL COME:

Under the provisions of Article III, Section 40 of the Texas Constitution, I, Mark White, Governor of Texas, do hereby add to the call of this Third Called Session of the 69th Legislature, now convened, the following:

Legislation relating to the national maximum speed limit.

The Secretary of State will take notice of this action and will notify the members of the Legislature.

Done at Austin, Texas, this 27th day of September, 1986, under the Seal of this State properly attested by the Secretary of State.

/s/Mark White Governor of Texas

/s/Myra A. McDaniel Secretary of State

The Proclamation was read and was filed with the Secretary of the Senate.

PROCLAMATION BY THE GOVERNOR OF THE STATE OF TEXAS

TO ALL TO WHOM THESE PRESENTS SHALL COME:

Under the provisions of Article III, Section 40 of the Texas Constitution, I, Mark White, Governor of Texas, do hereby add to the call of this Third Called Session of the 69th Legislature, now convened, the following:

Legislation relating to the venue of suits brought against the University Interscholastic League.

The Secretary of State will take notice of this action and will notify the members of the Legislature.

Done at Austin, Texas, this 27th day of September, 1986, under the Seal of this State properly attested by the Secretary of State.

/s/Mark White Governor of Texas

/s/Myra A. McDaniel Secretary of State

The Proclamation was read and was filed with the Secretary of the Senate.

P R O C L A M A T I O N BY THE GOVERNOR OF THE STATE OF TEXAS

TO ALL TO WHOM THESE PRESENTS SHALL COME:

Under the provisions of Article III, Section 40 of the Texas Constitution, I, Mark White, Governor of Texas, do hereby add to the call of this Third Called Session of the 69th Legislature, now convened, the following:

Legislation relating to primaries, other elections, political party conventions, the selection of delegates to national presidential nominating conventions, and procedures related to candidacy for public office.

The Secretary of State will take notice of this action and will notify the members of the Legislature.

Done at Austin, Texas, this 27th day of September, 1986, under the Seal of this State properly attested by the Secretary of State.

/s/Mark White Governor of Texas

/s/Myra A. McDaniel Secretary of State

The Proclamation was read and was filed with the Secretary of the Senate.

P R O C L A M A T I O N BY THE GOVERNOR OF THE STATE OF TEXAS

TO ALL TO WHOM THESE PRESENTS SHALL COME:

Under the provisions of Article III, Section 40 of the Texas Constitution, I, Mark White, Governor of Texas, do hereby add to the call of this Third Called Session of the 69th Legislature, now convened, the following:

Legislation expanding the definition of "agency" in the Interagency Cooperation Act to include any statewide job training program for disadvantaged youth.

The Secretary of State will take notice of this action and will notify the members of the Legislature.

Done at Austin, Texas, this 27th day of September, 1986, under the Seal of this State properly attested by the Secretary of State.

/s/Mark White Governor of Texas

/s/Myra A. McDaniel Secretary of State

The Proclamation was read and was filed with the Secretary of the Senate.

PROCLAMATION BY THE GOVERNOR OF THE STATE OF TEXAS

TO ALL TO WHOM THESE PRESENTS SHALL COME:

Under the provisions of Article III, Section 40 of the Texas Constitution, I, Mark White, Governor of Texas, do hereby add to the call of this Third Called Session of the 69th Legislature, now convened, the following:

Legislation relating to the issuance and sale of certain bonds to finance the farm and ranch finance program fund.

The Secretary of State will take notice of this action and will notify the members of the Legislature.

Done at Austin, Texas, this 27th day of September, 1986, under the Seal of this State properly attested by the Secretary of State.

/s/Mark White Governor of Texas

/s/Myra A. McDaniel Secretary of State

The Proclamation was read and was filed with the Secretary of the Senate.

HOUSE BILL ON FIRST READING

The following bill received from the House was read the first time and referred to the Committee indicated:

H.B. 81, To Committee on State Affairs.

SENATE BILL 6 WITH HOUSE AMENDMENT

Senator Jones called S.B. 6 from the President's table for consideration of the House amendment to the bill.

The President laid the bill and the House amendment before the Senate.

Committee Amendment - Rudd

Substitute the following for S.B. 6:

A BILL TO BE ENTITLED AN ACT

relating to the transfer of certain amounts from special funds to the general revenue fund.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. The amounts transferred from the special funds named in this Act to the general revenue fund may be appropriated for the operation of state government, and this Act supersedes any law restricting the expenditure of those funds to a particular purpose.

SECTION 2. The following amounts are transferred to the general revenue fund:

- (1) \$1,915,990 from the public accountancy fund (fund #470);
- (2) \$337,348 from the produce recovery fund (fund #974);
- (3) \$87,597 from the landscape architects fund (fund #069);
- (4) \$461,742 from the architects registration fund (fund #109);
- (5) \$117,998 from the State Board of Barber Examiners fund (fund #040);
- (6) \$184,500 from the credit union department expense fund (fund #510);
- (7) \$430,833 from the dental registration fund (fund #086);
- (8) \$629,591 from the professional engineers' fund (fund #056);
- (9) \$365,720 from the prepaid funeral account fund (fund #076);
- (10) \$492,000 from the banking department expense fund (fund #508);
- (11) \$37,726 from the consumer credit commissioner expense fund (fund #509);
- (12) \$860,529 from the savings and loan department expense fund (fund #511);
 - (13) \$1,114,817 from the criminal justice planning fund (fund #421);
 - (14) \$16,500 from the traffic safety fund (fund #029);
 - (15) \$633,102 from the Texas highway beautification fund (fund #071);
 - (16) \$6,767,442 from the public transportation fund (fund #451);
 - (17) \$346,497 from the compensation to victims of crime fund (fund #469);
- (18) \$5,768,089 from the State Board of Insurance operating fund (fund #036);
 - (19) \$253,771 from the Texas Board of Irrigators fund (fund #468):
 - (20) \$2,072,179 from the medical registration fund (fund #055);
- (21) \$816,149 from the Board of Vocational Nurse Examiners fund (fund #266):
- (22) \$95,221 from the Texas Board of Licensure for Nursing Home Administrators fund (fund #137);
 - (23) \$73,800 from the optometry fund (fund #034);
 - (24) \$1,447,363 from the game, fish, and water safety fund (fund #009);
- (25) \$667,865 from the Texas State Board of Pharmacy operating fund (fund #523);
 - (26) \$25,919 from the podiatry examiners fund (fund #130);
 - (27) \$95,120 from the psychologists licensing fund (fund #024);
 - (28) \$61,521 from the state building construction planning fund (fund #012);
 - (29) \$79,593 from the state parking fund (fund #125);
 - (30) \$172,216 from the land reclamation fund (fund #454);
 - (31) \$2,428,364 from the state well plugging fund (fund #503);
 - (32) \$201 from the compressed natural gas examination fund (fund #504);
 - (33) \$2,709,993 from the motor vehicle inspection fund (fund #274);
 - (34) \$236,980 from the assessors registration fund (fund #160);
 - (35) \$124,087 from the water well drillers fund (fund #079);
 - (36) \$82,747 from the vital statistics fund (fund #019);
 - (37) \$110,129 from the hospital licensing fees fund (fund #129);

- (38) \$82,052 from the professional counselors licensing fund (fund #139);
- (39) \$6,574 from the Licensed Dietician Act fund (fund #498);
- (40) \$130,982 from the bureau of emergency management fund (fund #512);
- (41) \$177,930 from the speech language pathology and audiology fund (fund #515)
- (42) \$7,004 from the food, drug, device, and cosmetic salvage fund (fund #517);
- (43) \$115,421 from the Texas Department of Public Health services fee fund (fund #524);
 - (44) \$51,206 from the ambulatory surgical center licensing fund (fund #546);
 - (45) \$13,337 from the birthing center licensing fund (fund #547);
 - (46) \$20,374 from the facility licensing fund (fund #548);
 - (47) \$274,618 from the social workers fund (fund #143); and
 - (48) \$116,279 from the occupation therapy fund (fund #496).

SECTION 3. (a) The comptroller of public accounts shall make the transfers prescribed by this Act from funds in the state treasury in the manner that is least disruptive to the state agencies affected by the transfers. The comptroller, with the advice of the affected agencies, may make a series of transfers in order to complete a transfer of an amount required by Section 2 of this Act and may determine the timing, frequency, and amount of serial transfers from each fund. The transfers must be completed before September 1, 1987.

(b) On the effective date of this Act, the president of the Texas State Board of Pharmacy shall deposit from the board's funds outside the state treasury with the state treasurer the amount transferred by Section 2(25) of this Act. On that date, the state treasurer shall deposit those funds in the state treasury to the credit of the general revenue fund.

SECTION 4. This Act supersedes any provision in S.B. 1, Acts of the 69th Legislature, 3rd Called Session, 1986 (the General Appropriations Act for Fiscal Year 1987) for the transfer of amounts to the general revenue fund from any fund from which a transfer is prescribed by this Act.

SECTION 5. This Act expires September 1, 1987.

SECTION 6. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

The amendment was read.

Senator Jones moved that the Senate do not concur in the House amendment, but that a Conference Committee be appointed to adjust the differences between the two Houses on the bill.

The motion prevailed.

The President asked if there were any motions to instruct the Conference Committee on S.B. 6 before appointment.

There were no motions offered.

The President announced the appointment of the following conferees on the part of the Senate on the bill: Senators Jones, Chairman; McFarland, Montford, Brooks, Caperton.

SENATE RULE 103 SUSPENDED

On motion of Senator Farabee and by unanimous consent, Senate Rule 103 was suspended in order that the Committee on State Affairs might consider **H.B. 81** upon recess of today's session.

SENATE RULE 103 SUSPENDED

On motion of Senator Caperton and by unanimous consent, Senate Rule 103 was suspended in order that the Committee on Criminal Justice might consider **H.B.** 40 upon recess of today's session.

RECESS

On motion of Senator Brooks, the Senate at 5:38 o'clock p.m. took recess until 5:50 o'clock p.m. today.

AFTER RECESS

The Senate met at 5:50 o'clock p.m. and was called to order by the President.

REPORT OF STANDING COMMITTEE

By unanimous consent, Senator Farabee submitted the following report for the Committee on State Affairs:

H.B. 81

MEMORIAL RESOLUTIONS

- H.C.R. 27 (Brooks): Memorial resolution for Gwendolyn Ray Madison.
- H.C.R. 29 (Anderson): Memorial resolution for Robert Cargill, Sr.
- S.R. 75 By Glasgow: Memorial resolution for Mrs. Maude Ethel Stracener.
- S.R. 76 By Glasgow: Memorial resolution for Margaret Dawn Sturkie Luker.

CONGRATULATORY RESOLUTIONS

- H.C.R. 30 (Whitmire): Commending the Honorable E. A. "Squatty" Lyons, Harris County Commissioner.
- H.C.R. 31 (Brooks): Declaring November, 1986, to be Alzheimer's Disease Awareness Month.
- S.R. 61 By Barrientos: Extending congratulations to Robbie Lee Wyckoff on her retirement.
- S.R. 62 By Barrientos: Extending congratulations to Robert Martinez on his award as an Outstanding Police Officer for 1986.
- S.R. 63 By Barrientos: Extending congratulations to Robert Rios on his award as an Outstanding Police Officer for 1986.
- S.R. 64 By Barrientos: Extending congratulations to Rita Delgado on her award as an Outstanding Police Officer for 1986.
- S.R. 65 By Barrientos: Extending congratulations to Rudy Landeros on his award as an Outstanding Police Officer for 1986.
- S.R. 66 By Barrientos: Extending congratulations to Mel Villanueva on his award as an Outstanding Police Officer for 1986.
- **S.R. 68** By Sarpalius: Extending congratulations to Harold Hudson on his 40th anniversary as editor of The Perryton Herald.

- S.R. 69 By Sarpalius: Commending Aaron Alejandro on his outstanding work on behalf of the Future Farmers of America.
- S.R. 70 By Santiesteban: Commending the El Paso Herald-Post on its efforts to promote literacy.
- S.R. 72 By Barrientos: Extending best wishes to Representative Paul Moreno and his partners for great success with their new restaurant, "Off Broadway".
- S.R. 73 By Barrientos: Recognizing and expressing gratitude to those individuals responsible for bringing the MCC Consortium to Texas.
- S.R. 74 By Barrientos: Commending the Building Advisory Council and extending best wishes for a successful Fire Safety Forum meeting.
- S.R. 77 By Barrientos: Extending best wishes to the Limon family for a successful family reunion.
- S.R. 79 By Glasgow: Commending Brother Ralph Starling for his 41 years of service.

ADJOURNMENT

On motion of Senator Brooks, the Senate at 5:51 o'clock p.m. adjourned until 10:00 o'clock a.m. tomorrow.

APPENDIX

Signed by Governor (September 26, 1986)

H.C.R. 10

H.C.R. 11

H.C.R. 12

H.C.R. 13

Sent to Governor (September 29, 1986)

S.C.R. 4

S.C.R. 19

S.B. 13

S.B. 32

S.B. 44

FOURTEENTH DAY

(Tuesday, September 30, 1986).

The Senate met at 10:00 o'clock a.m., pursuant to adjournment and was called to order by the President.

The roll was called and the following Senators were present: Anderson, Barrientos, Blake, Brooks, Brown, Caperton, Edwards, Farabee, Glasgow, Green, Harris, Henderson, Jones, Kothmann, Krier, Leedom, Lyon, McFarland, Mauzy, Montford, Parmer, Santiesteban, Sarpalius, Sharp, Sims, Traeger, Truan, Uribe, Washington, Whitmire.